

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 10:00 A.M. Present: Honorable James A. Ardaiz, Presiding Justice; and Kay Frauenholtz, Clerk/Administrator, by Robert Abilez, Senior Deputy Clerk.

F045143 In re Michael S. et al., Minors

Order to show cause called as to Mark Massey, Esq., with subject of the Order to Show Cause present by way of teleconference. The matter is presented to the court.

Order to show cause hearing continued to September 30, 2004 at 10:00 a.m. at which time the Order to show Cause will be discharged upon proof of attorney Mark Massey returning the record to the Central California Appellate Program.

F045551 Liza A. et al. v. The Superior Court of Fresno County; Rhiannon H. et al.

F045555 In re Rhiannon H., a Minor; Fresno County Department of Children and Family Services v. Cold Springs Tribe

F045698 Fresno County Department of Children and Family Services v. The Superior Court of Fresno County; Lily G. et al.

F045525 Liza Z., et al. v. The Superior Court of Fresno County; Rhiannon H. et al.

By order dated June 14, 2004, this court administratively consolidated appeals filed by Liza A. (F045551) and Cold Springs Tribe (F045525) with an appeal filed by the Fresno County Department of Children and Family Services (F045525). F045525 was thereafter administratively consolidated solely for oral argument purposes with F045698, Fresno County Department of Children and Family Services v. Superior Court. These causes having now been submitted following oral argument, the appeals/writ petitions filed by Liza A. and Cold Springs Tribe are de-consolidated from F045525 and shall hereinafter be considered together for opinion purposes under case number F045551, Liza A. v. Superior Court.

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F043863 Tucker v. Mariposa County Unified School District et al.

The judgment denying appellant's petition for writ of mandate is affirmed. Respondents are awarded costs on appeal. Vartabedian, Acting P.J.

We concur: Harris, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043753 People v. Munoz

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F043753 People v. Munoz

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045899 People v. Johnson
F045979

Appellant's motion to consolidate the above-entitled cases is granted.

F044836 In re Abraham A., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

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F044836 In re Abraham A., a Minor

The jurisdictional finding under section 300, subdivision (g) is reversed. In all other respects, the judgment of the juvenile court is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035196 Farmers Insurance Exchange et al. v. John Garamendi, as Insurance Commissioner, etc., et al.

F035198 United States Automobile Association et al. v. John Garamendi, as Insurance Commissioner, etc., et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.